

INTERSTATE SHELLFISH SHIPMENT, A PERSON MAY NOT IMPORT INTO THIS STATE ANY FOOD THAT CONTAINS SHELLFISH.

(B) EACH PROCESSOR OF FOOD THAT CONTAINS SHELLFISH THAT IS IMPORTED INTO THIS STATE SHALL:

(1) KEEP ON FILE PROOF THAT THE SHELLFISH IS FROM A SOURCE CERTIFIED BY THE APPROPRIATE AGENCY RESPONSIBLE FOR INTERSTATE SHELLFISH SHIPMENT; AND

(2) PROVIDE THIS PROOF TO THE DEPARTMENT ON REQUEST.

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A PERSON MAY NOT PROCESS, SELL, OR KEEP FOR SALE ANY SHELLFISH OR ANY FOOD THAT CONTAINS SHELLFISH IF THE SHELLFISH INVOLVED IS FROM AN UNKNOWN OR UNCERTIFIED SOURCE.

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THE DEPARTMENT MAY:

(1) DETAIN AND TAKE ANY NECESSARY ACTION ON ANY SHIPMENT OF SHELLFISH OR ANY FOOD THAT CONTAINS SHELLFISH IF THE SHELLFISH INVOLVED IS FROM AN UNKNOWN OR UNCERTIFIED SOURCE; AND

(2) CONDEMN AND DESTROY ANY SHELLFISH OR ANY FOOD THAT CONTAINS SHELLFISH IF THE SHELLFISH INVOLVED IS FROM AN UNCERTIFIED SOURCE.

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(A) (1) ANY VEHICLE THAT IS USED TO TRANSPORT, STORE, OR SELL SHELLFISH FOR COMMERCIAL PURPOSES OR PROCESSED CRABS FOR COMMERCIAL PURPOSES SHALL BE CAPABLE OF MAINTAINING THE SHELLFISH OR PROCESSED CRABS AT A TEMPERATURE ESTABLISHED BY THE DEPARTMENT.

(2) THIS SUBSECTION DOES NOT APPLY TO A LICENSED HARVESTER OF SHELLFISH WHO DELIVERS THE SHELLFISH IN A VEHICLE TO A PROCESSOR, RETAILER, OR WHOLESALER.

(B) ANY SHELLFISH OR PROCESSED CRABS THAT ARE TRANSPORTED BY, SOLD FROM, OR STORED IN ANY VEHICLE FOR COMMERCIAL PURPOSES SHALL BE MAINTAINED AT A TEMPERATURE ESTABLISHED BY THE DEPARTMENT.

[Subtitle 5. Cold Storage]

[Part I. Definitions; General Provisions]

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